1 6392-S.E AMH HC H5311.1

2 ESSB 6392 - H COMM AMD

3 By Committee on Health Care

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- 5 Strike everything after the enacting clause and insert the 6 following:
- 7 "NEW SECTION. Sec. 1. LEGISLATIVE FINDINGS. It is the intent of 8 the legislature to ensure that all enrollees in managed care settings 9 have access to adequate information regarding health care services 10 covered by health carriers' health plans, and provided by health care providers and health care facilities. It is only through such 11 disclosure that Washington state citizens can be fully informed as to 12 the extent of health insurance coverage, availability of health care 13 14 service options, and necessary treatment. With such information, 15 citizens are able to make knowledgeable decisions regarding their 16 health care.
- NEW SECTION. Sec. 2. CENSORING PROVIDER INFORMATION TO PATIENTS 17 18 BY CARRIERS. (1) No health carrier subject to the jurisdiction of the 19 state of Washington may in any way preclude or discourage their providers from informing patients of the care they require, including 20 various treatment options, and whether in their view such care is 21 22 consistent with medical necessity, medical appropriateness, or 23 otherwise covered by the patient's service agreement with the health 24 carrier. No health carrier may prohibit, discourage, or penalize a provider otherwise practicing in compliance with the law from 25 advocating on behalf of a patient with a health carrier. Nothing in 26 27 this section shall be construed to authorize providers to bind health carriers to pay for any service. 28
- 29 (2) No health carrier may preclude or discourage patients or those 30 paying for their coverage from discussing the comparative merits of 31 different health carriers with their providers. This prohibition 32 specifically includes prohibiting or limiting providers participating 33 in those discussions even if critical of a carrier.
- 34 (3) The insurance commissioner is prohibited from adopting rules 35 regarding this section.

- NEW SECTION. Sec. 3. PATIENT AND PROVIDER MANAGED CARE OPT-OUT 1 Notwithstanding any other provision of law, no health 2 PROVISION. carrier subject to the jurisdiction of the state of Washington may 3 prohibit directly or indirectly its enrollees from freely contracting 4 5 at any time to obtain any health care services outside the health care plan on any terms or conditions the enrollees choose. Nothing in this 6 section shall be construed to bind a carrier for any services delivered 7 outside the health plan. The provisions of this section shall be 8 disclosed pursuant to section 4(2) of this act. The insurance 9 10 commissioner is prohibited from adopting rules regarding this section.
- NEW SECTION. Sec. 4. CARRIER DISCLOSURE TO PATIENTS REGARDING
 CARRIER POLICIES. (1) Upon the request of an enrollee or a prospective
 enrollee, a health carrier, as defined in RCW 48.43.005, and the
 Washington state health care authority, established by chapter 41.05
 RCW, shall provide the following information:
- 16 (a) The availability of a point-of-service plan and how the plan 17 operates within the coverage;
- 18 (b) Any documents, instruments, or other information referred to in 19 the enrollment agreement;
- (c) A full description of the procedures to be followed by an enrollee for consulting a provider other than the primary care provider and whether the enrollee's primary care provider, the carrier's medical director, or another entity must authorize the referral;
- (d) Whether a plan provider is restricted to prescribing drugs from a plan list or plan formulary, what drugs are on the plan list or formulary, and the extent to which enrollees will be reimbursed for drugs that are not on the plan's list or formulary;
- (e) Procedures, if any, that an enrollee must first follow for obtaining prior authorization for health care services;
- (f) Circumstances under which the plan may retrospectively deny 31 coverage for emergency and nonemergency care that had prior 32 authorization under the plan's written policies; and
- 33 (g) A copy of all grievance procedures for claim or service denial 34 and for dissatisfaction with care.
- 35 (2) Each health carrier, as defined in RCW 48.43.005, and the 36 Washington state health care authority, established by chapter 41.05 37 RCW, shall provide to all enrollees and prospective enrollees a list of 38 available disclosure items.

- 1 (3) Nothing in this section shall be construed to require a carrier 2 to divulge proprietary information to an enrollee.
- 3 (4) The insurance commissioner is prohibited from adopting rules 4 regarding this section.
- NEW SECTION. Sec. 5. LIABILITY IMMUNITY FOR PLAN COMPARISON ACTIVITIES. (1) A public or private entity who exercises due diligence in preparing a document of any kind that compares health carriers of any kind is immune from civil liability from claims based on the document and the contents of the document.
- 10 (2)(a) There is absolute immunity to civil liability from claims 11 based on such a comparison document and its contents if the information 12 was provided by the carrier, was substantially accurately presented, 13 and contained the effective date of the information that the carrier 14 supplied, if any.
- (b) Where due diligence efforts to obtain accurate information have 15 been taken, there is immunity from claims based on such a comparison 16 document and its contents if the publisher of the comparison document 17 18 asked for such information from the carrier, was refused, and relied on any usually reliable source for the information including, but not 19 limited to, carrier enrollees, customers, agents, brokers, 20 The carrier enrollees, customers, agents, brokers, or 21 providers are likewise immune from civil liability on claims based on 22 23 information they provided if they believed the information to be 24 accurate and had exercised due diligence in their efforts to confirm 25 the accuracy of the information provided.
- 26 (3) The immunity from liability contained in this section applies 27 only if the comparison document contains the following in a conspicuous 28 place and in easy to read typeface:
- This comparison is based on information believed to be reliable by its publisher, but the accuracy of the information cannot be guaranteed. Caution is suggested to all readers who are encouraged to confirm data of importance to the reader before any purchasing or other decisions are made.
- 34 (4) The insurance commissioner is prohibited from adopting rules 35 regarding this section.

- 1 <u>NEW SECTION.</u> **Sec. 6.** CAPTIONS. Captions used in this act do not
- 2 constitute part of the law.
- 3 <u>NEW SECTION.</u> **Sec. 7.** CODIFICATION. Sections 1 through 5 of this
- 4 act are each added to chapter 48.43 RCW.
- 5 <u>NEW SECTION.</u> **Sec. 8.** EFFECTIVE DATE. This act shall take effect
- 6 July 1, 1996."
- 7 **ESSB 6392** H COMM AMD
- 8 By Committee on Health Care

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- 10 On page 1, line 1 of the title, after "entities;" strike the
- 11 remainder of the title and insert "adding new sections to chapter 48.43
- 12 RCW; creating a new section; and providing an effective date."

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